



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/589,621	06/07/2000	Sara Ruhina Biyabani	004860.P2438	8620

7590 03/28/2003

Sheryl Sue Holloway
Blakely Sokoloff Taylor & Zafman LLP
12400 Wilshire Boulevard 7th Floor
Los Angeles, CA 90025

EXAMINER

CASCHERA, ANTONIO A

ART UNIT	PAPER NUMBER
----------	--------------

2697

DATE MAILED: 03/28/2003

5

Please find below and/or attached an Office communication concerning this application or proceeding.

17

Office Action Summary

Application No.

09/589,621

Applicant(s)

BIYABANI, SARA RUHINA

Examiner

Antonio A Caschera

Art Unit

2697

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 02/10/03.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-26 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-26 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 07 June 2000 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on _____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
* See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892) 4) ☐ Interview Summary (PTO-413) Paper No(s). _____
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) ☐ Notice of Informal Patent Application (PTO-152)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____ 6) ☐ Other: _____

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

1. Claims 1-3, 5, 10-12, 15-16, 18, 22-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stortz (U.S. Patent 5,900,885), Asaro et al. (U.S. Patent 6,100,906) and further in view of Chan et al. (U.S. Patent 6,184,908 B1).

In reference to claim 1, Stortz discloses a video memory architecture including a system memory controller connected via a bus to a system memory (see Figure 1 of Stortz, System Memory Controller (#15) connects to Memory (#14) via bus (#18)). Stortz also discloses the system memory controller managing the use of a main memory between a graphics subsystem and a processing unit as newly amended to claim 1 (see column 2, lines 54-58). Note the system memory controller manages the size of the memory used by the graphics subsystem which is stored in main memory (see column 1, lines 44-48 and column 2, lines 54-58). Stortz discloses assigning an incremental video buffer in main memory and a decoupled video buffer in video memory (see Figure 2, reference #42a, 42b and column 2, lines 41-44). Stortz also discloses connecting the incremental video buffer to a graphics subsystem and connecting the video buffer to a display device (see Figure 1, Memory (#14) is connected to Video Controller (#20) via bus (#18) and DRAM (#22) is connected to Display (#24). Also see Figure 2, reference #42a, #42b).

Art Unit: 2697

Stortz does not expressly disclose color data being written into the frame-preparation memory at a frame rate and read from the refresh memory at a rate that supports a refresh rate of the display device (though it does mention color data in column 1 lines 24-25, for example) however, Asaro et al. does. Asaro et al. discloses writing color data (see column 5, lines 25-28) to a first buffer to store produced data at a processing rate (see column 3, lines 1-13) and flipping the buffers at a refresh rate of the display (see column 1, lines 49-53 and column 2, lines 53-67). Neither Stortz nor Asaro et al. explicitly disclose a memory controller partitioning an address space in main memory that is assigned to a color buffer into two logical buffers however, Chan et al. does. Chan et al. discloses a method of processing video graphics data whereby a buffer, located in system memory, is partitioned into two logical partitions (see column 4, lines 52-58 and #30,32,34 of Figure 1) controlled by a "fetcher" (see #110 Figure 1) which the office interprets as a memory controller. Chan et al. also discloses one buffer to contain raw vertex data which he discloses to comprise of color data (see column 6, lines 45-49 and #34 of Figure 1). It would have been obvious to one of ordinary skill in the art at the time the invention was made to integrate the main memory architecture of Stortz and the double buffering techniques as disclosed in Asaro et al. with the buffer partitioning techniques of Chan et al. in order to break the dependency between software and hardware of many co-processing applications, including video graphics applications, thereby enabling the central processing unit to provide the data at a rate which is independent of the processing rate of the co-processor and/or the recipient processor (see column 3, lines 14-20 and column 2, lines 6-29 of Asaro et al.). Also, all three references are directed to improvements in display systems.

In reference to claim 2, in addition to the teachings of all of the claim limitations as applied to claim 1 above Stortz discloses a video buffer located in video DRAM memory which is separate from the main memory (see Figure 2, Video Buffer (#42a) separated from incremental video buffer (#42b) in main memory (#14)).

In reference to claim 3, in addition to the teachings of all of the claim limitations as applied to claim 1 above Stortz discloses assigning an incremental video buffer in main memory and a decoupled video buffer in video memory (see Figure 2, reference #42a, 42b and column 2, lines 41-44). Stortz does not expressly disclose color data being copied from the frame-preparation memory to the refresh memory. Asaro et al. discloses writing color data to a first buffer color data (see column 5, lines 25-28). Neither reference expressly disclose data being copied from the frame-preparation memory to the refresh memory however, referring to Figure 2 of Stortz, in order for data to be displayed it must be transferred from Video Buffer (#42b) in Main Memory (#14) to Video Buffer (#42a) in the Video Controller (#20) which is then connected to a display device (see Figure 1, reference #22, 24) which meets the claim limitations.

In reference to claim 5, in addition to the teachings of all of the claim limitations as applied to claim 3 above Asaro et al. also discloses the method of switching the coupling between the processing module (see Figure 1, reference #20) and first/second buffers (#26,#28) and the coupling between first/second buffers and the recipient engine (#24) when the next frame of video data is read to be displayed (see column 4, lines 51-60). It would have been obvious to one of ordinary skill in the art at the time the invention was made to copy data using Stortz's methods above when switching buffer connections, as disclosed by Asaro et al., in order to allow

Art Unit: 2697

for a continuous flow of data to be displayed diminishing the possibility of a visible separation of images, or tearing (see column 1, lines 46-49 of Asaro et al.).

Claims 10 and 15 are similar in scope to claims 1 and 3 and therefore are rejected under similar rationale. Note it is well known in the art that a memory controller performs such functions as memory accessing, allocating, addressing as well as others therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize a memory controller to perform a detachment of a color buffer from main memory using a memory controller as newly amended to claim 10.

Claims 11, 16 and 23 are similar in scope to claim 2 and therefore are rejected under similar rationale.

Claims 12, 18 and 24 are similar in scope to claim 5 and therefore are rejected under similar rationale.

In reference to claim 22, Stortz discloses a system preparing video to a display device via a video buffer (see Figure 1). Note the office interprets the video data stored in the video buffer and displayed on a display to comprise of color data. Stortz also discloses the system memory controller managing the use of a main memory between a graphics subsystem and a processing unit (see column 2, lines 54-58). Note the system memory controller manages the size of the memory used by the graphics subsystem which is stored in main memory (see column 1, lines 44-48 and column 2, lines 54-58). Stortz discloses assigning an incremental video buffer in main memory and a decoupled video buffer in video memory (see Figure 2, reference #42a, 42b and column 2, lines 41-44). Stortz also discloses connecting the incremental video buffer to a graphics subsystem and connecting the video buffer to a display device (see Figure 1, Memory

Art Unit: 2697

(#14) is connected to Video Controller (#20) via bus (#18) and DRAM (#22) is connected to Display (#24). Also see Figure 2, reference #42a, #42b). Stortz does not expressly disclose color data being written into the frame-preparation memory at a frame rate and read from the refresh memory at a rate that supports a refresh rate of the display device (though it does mention color data in column 1 lines 24-25, for example) however, Asaro et al. does. Asaro et al. discloses writing color data (see column 5, lines 25-28) to a first buffer to store produced data at a processing rate (see column 3, lines 1-13) and flipping the buffers at a refresh rate of the display (see column 1, lines 49-53 and column 2, lines 53-67). Asaro et al. discloses writing color data to a first buffer color data (see column 5, lines 25-28). Neither reference expressly disclose data being copied from the frame-preparation memory to the refresh memory however, referring to Figure 2 of Stortz, in order for data to be displayed it must be transferred from Video Buffer (#42b) in Main Memory (#14) to Video Buffer (#42a) in the Video Controller (#20) which is then connected to a display device (see Figure 1, reference #22, 24) which meets the claim limitations. Neither Stortz nor Asaro et al. explicitly disclose a memory controller partitioning an address space in main memory that is assigned to a color buffer into two logical buffers however, Chan et al. does. Chan et al. discloses a method of processing video graphics data whereby a buffer, located in system memory, is partitioned into two logical partitions (see column 4, lines 52-58 and #30,32,34 of Figure 1) controlled by a "fetcher" (see #110 Figure 1) which the office interprets as a memory controller. Chan et al. also discloses one buffer to contain raw vertex data which he discloses to comprise of color data (see column 6, lines 45-49 and #34 of Figure 1). It would have been obvious to one of ordinary skill in the art at the time the invention was made to integrate the main memory architecture of Stortz and the double

Art Unit: 2697

buffering techniques as disclosed in Asaro et al. with the buffer partitioning techniques of Chan et al. in order to break the dependency between software and hardware of many co-processing applications, including video graphics applications, thereby enabling the central processing unit to provide the data at a rate which is independent of the processing rate of the co-processor and/or the recipient processor (see column 3, lines 14-20 and column 2, lines 6-29 of Asaro et al.). Also, all three references are directed to improvements in display systems.

2. Claims 4, 13, 17, 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stortz (U.S. Patent 5,900,885), Asaro et al. (U.S. Patent 6,100,906) and Chan et al. (U.S. Patent 6,184,908 B1) as applied to claims 3, 10, 15 above, in further view of Swan (U.S. Patent 6,304,297 B1).

In reference to claims 4 and 25, Stortz, Asaro et al. and Chan et al. teach all of the claim limitations as applied to claims 3 and 22 respectively above except for the copying of color data at pre-determined intervals. Swan discloses that it is conventional in a video graphics system to have a refresh rate of 60 hertz, producing and storing frames of video data in a frame buffer once every $1/60^{\text{th}}$ of a second (see column 1, lines 24-28). It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teachings of Stortz, Asaro et al. and Chan et al. above with the pre-determined timing disclosed by Swan in order to reduce the occurrences of drift such that an overflow or underflow condition results in a frame buffer (see column 1, lines 51-53 of Swan).

Claim 13 is similar in scope to claims 3 and 4 and therefore is rejected under similar rationale.

Claim 17 is similar in scope to claim 4 and therefore is rejected under similar rationale.

3. Claims 6-9, 14, 19, 20-21, 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stortz (U.S. Patent 5,900,885), Asaro et al. (U.S. Patent 6,100,906) and Chan et al. (U.S. Patent 6,184,908 B1) as applied to claims 1, 10 and 15 above, in further view of Naughton et al. (U.S. Patent 5,519,825).

In reference to claim 6, Stortz, Asaro et al. and Chan et al. teach all of the claim limitations as applied to claim 1 above except for the further partitioning of memory into a third buffer. Naughton et al. discloses a memory architecture where a third buffer, a cache buffer (see Figure 2, reference #125), is implemented in transferring data to the back buffer (#112) (see Naughton et al. column 6, lines 56-62 and Abstract, lines 8-15). It would have been obvious to one of ordinary skill in the art at the time the invention was made to integrate a third buffer into the claimed memory architecture in order to optimize the copying of data from the third to the second/first frame buffers (see column 6, lines 57-60).

In reference to claims 7-9 and 21, Stortz, Asaro et al. and Chan et al. teach all of the claim limitations as applied to claims 6, 7, 1, and 20 respectively except for implementing a third buffer for transferring data. Naughton et al. discloses a memory architecture where a third buffer, a cache buffer (see Figure 2, reference #125), is implemented in transferring data to the back buffer (#112) (see column 6, lines 56-62). In addition to the teachings of all of the claim limitations as applied to claims 1 and 6 above Asaro et al. also discloses a method of switching the coupling between the processing module (see Figure 1, reference #20) and first/second buffers (#26,#28) and the coupling between first/second buffers and the recipient engine (#24) (see column 4, lines 51-60). It would have been obvious to one of ordinary skill in the art at the

Art Unit: 2697

time the invention was made to utilize the switching methods of Asaro et al. with the memory architecture of Naughton et al. in order to prevent "frame tears" or the case when motion from one frame to the next causes distortion in a graphic image presented on the display (see column 1, lines 59-63 of Naughton et al.)

In reference to claim 14, in addition to the teachings of all of the claim limitations as applied to claim 10 above, Asaro et al. also discloses the method of switching the coupling between the processing module (see Figure 1, reference #20) and first/second buffers (#26,#28) and the coupling between first/second buffers and the recipient engine (#24) when the next frame of video data is ready to be displayed (see column 4, lines 51-60). Naughton et al. discloses a memory architecture where a third buffer, a cache buffer (see Figure 2, reference #125), is implemented in transferring data to the back buffer (#112) (see column 6, lines 56-62). It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize the switching methods of Asaro et al. with the memory architecture of Naughton et al. in order to prevent "frame tears" or the case when motion from one frame to the next causes distortion in a graphic image presented on the display (see column 1, lines 59-63 of Naughton et al.)

Claims 19 and 20 are similar in scope to claims 6 and 7 and therefore are rejected under similar rationale.

Claim 26 is similar in scope to claims 6-9 and therefore is rejected under similar rationale. Note although Stortz, Asaro et al., Chan et al. and Naughton et al. do not explicitly disclose building frames of color data, Stortz and Naughton et al. disclose buffering frames of video (see line 1 of abstract of Stortz and Naughton et al.) which the office interprets and which are well known in the art to include color data.

Response to Arguments

4. Applicant's arguments, see page 10 under *Objections to the Specification*, filed 2/10/2003, with respect to the specification, have been fully considered and are persuasive. The objection of the specification has been withdrawn.

5. Applicant's arguments, see page 11 under *Rejections under 112 1st paragraph*, filed 2/10/2003, with respect to claims 1-3, 6, 9, and 15-19 have been fully considered and are persuasive. The objection of claims 1-3, 6, 9, and 15-19 has been withdrawn.

6. Applicant's arguments, see pages 11-12 under *Rejections under 112 2nd paragraph*, filed 2/10/2003, with respect to claims 2 and 16 has been fully considered and are persuasive. The objection of claims 2 and 16 has been withdrawn.

7. Applicant's arguments with respect to claims 1-21 have been considered but are moot in view of the new ground(s) of rejection.

Applicant argues that neither Stortz nor Asaro et al. teach a memory controller that partitions an address space for a color buffer within main memory into two logical buffers. These arguments have been fully considered and are persuasive. Therefore, the rejections applied to claims 1-21 have been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Chan et al. (U.S. Patent 6,184,908 B1). Chan et al. discloses a method of processing video graphics data whereby a buffer, located in system memory, is partitioned into two logical partitions (see column 4, lines 52-58 and #30,32,34 of Figure 1) controlled by a "fetcher" (see #110 Figure 1) which the office interprets as a memory

Art Unit: 2697

controller. Chan et al. also discloses one buffer to contain raw vertex data which he discloses to comprise of color data (see column 6, lines 45-49 and #34 of Figure 1).

8. Applicant's arguments filed 2/10/2003 have been fully considered but they are not persuasive.

In reference to the 5th paragraph of page 12, applicant argues that neither Stortz nor Asaro et al. teach a unified memory architecture because both Stortz and Asaro et al. teach both controllers to be implement in separate systems. The office believes such an implementation of hardware to be a matter of design preference and therefore would have been obvious to one of ordinary skill in the art at the time the invention was made.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Antonio Caschera whose telephone number is (703) 305-1391. The examiner can normally be reached Monday-Thursday and alternate Fridays between 7:00 AM and 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Mancuso, can be reached at (703)-305-3885.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive,
Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding
should be directed to the Technology Center 2600 Customer Service Office whose telephone
number is (703) 306-0377.

aac

3/24/03

A handwritten signature in black ink, consisting of a large loop and a long, sweeping stroke. Overlaid on the signature is a circular stamp. The text within the stamp is partially obscured but appears to include "U.S. PATENT" and "OFFICE".